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PART-IIA

GOVERNMENT OF MEGHALAYA ORDERS BY THE GOVERNOR

NOTIFICATIONS

The 17th February, 2015.

NO.SCD.10/2012/Pt-18 - In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Meghalaya is pleased further to amend the Meghalaya Soil Conservation Service Rules, 1990, namely, -

1. **Short title and commencement.** – (1) These rules may be called the Meghalaya Soil Conservation Service (Amendment) Rules, 2015.
(2) They shall come into force from the date of the notification in the Official Gazette.
2. **Amendment of Rule 7.** – In Rule 7 of the principal Rules, in sub-rule (2) after existing clause (c) the following new clause (d) shall be added, namely, -

“(d) the percentage to fill up the vacancy in any year with respect to direct recruitment in accordance with clause (c) above shall be 46 percent from non engineering field and 22 percent from engineering field”.
3. **Amendment of Schedule II.** – In the existing Schedule II of the principal Rules, in serial 4, in column 3 and 4 of the following shall be substituted, namely, -

SCHEDULE II**(See Rule 7)**

<p>68 percent by direct recruitment.</p> <p>46 percent from non engineering field and 22 percent from engineering field.</p>	<p>(a) <u>Non Engineering background</u></p> <p>(i) must have completed the basic course of Bachelor Degree in Agriculture / Horticulture / Forestry from a recognized university and equivalent.</p> <p>(ii) hold a certificate in Soil Water Conservation / Graduate Assistant / Ranger Training course from the Training centre conducted by or recognized by the Indian Council of Agriculture Research (ICAR) or the Government of Meghalaya with at least 5 years field experience in Soil & Water Conservation.</p> <p>(b) <u>Engineering background</u></p> <p>Must have completed the basic course of B.E/B.Tech. in Civil Engineering / Agriculture Engineering from a recognized University and equivalent.</p>
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B. DHAR,
Commissioner & Secretary
to the Govt. of Meghalaya,
Soil & Water Conservation Department.

The 10th February, 2015.

No.CDD.133/2011/Pt/62.

Subject : Instruction on the Utilization of the interest accrued in the BTRRS Accounts.

1. The State Rural Employment society (SRES) is the nodal agency for implementing the Black topping of Rural Road Schemes (BTRRS) through the Deputy Commissioners.
2. The BTRRS at the State level is maintained at the State Bank of India, Shillong (Main Branch) and further released to the respective accounts of the Districts for implementation of the Scheme in all the 39 Blocks as per the guidelines.
3. Till the formal release of the funds to the implementing agencies, the funds are temporarily parked with various Banks that may generate interest, till they are further devolved. The accumulation of interest is through the Saving Account and/or the Fixed Deposits. Till date, no specific guidelines have been framed to utilize the interest money that accumulates in the Banks against their respective accounts by the SRES and respective the district.
4. In view thereof, the Government of Meghalaya has considered it necessary to evolve specific instructions as detailed below :-

To ensure uniform and productive utilization of the interest money that accrues in the Saving Accounts at Different Banks against the funds mentioned as above, it is hereby directed that the interest amounts can be utilized only for the following purposes :

- i. Extension of the BTRRS projects under the respective Districts as approved by the District Level Convergence Committee,
- ii. Payments towards the expenditure that may be incurred in engaging any independent agencies for monitoring & evaluation of BTRRS projects or Auditing of the BTRRS Accounts, Consultancy assignments etc., which may arise from time to time.
- iii. Maintenance/Repairing of the BTRRS projects after prior inspection only for projects of more than 3 years.
- iv. Training costs specifically for BTRRS related competency development of the stakeholders.
- v. Miscellaneous expenditure in-respect of the unforeseen activities involving only the BTRRS.

- vi. Any other expenditure, with specific approval of the Government.
 - vii. Meeting the costs of Publication of Annual Reports at the District and State Government level, for BTRRS.
5. It is emphasized that utilization of the interest amounts on any of the above items would invariably required the specific approval of the Government and only upon the submission of proposals through proper channel. The Government may direct the SRES to withdraw the accrued interest amounts from the districts for requirements relating to the BTRRS.
6. The DRDAs should submit Half Yearly Reports to the SRES on the interest that accrues. The Accounts Section of the SRES will be responsible for compiling the same and sending it to the Government.

K. N. KUMAR,

Principal Secretary to the Govt. of Meghalaya,
Community & Rural Development Department.

The 7th January, 2015.

No. CTA -63/2011/2152.— In pursuance of the provision of Sub-Rule 9 of the Rule 8 of the Central Sales Tax (Meghalaya) Rule 1957, it is hereby notified for general information that the Form 'C' bearing Sl. No. HH0024799 to HH0024802 issued by the Superintendent of Taxes, Circle-II, Shillong was lost from the custody of M/s MDH Beverages (Pvt) Ltd., Shillong and is hereby declared invalid and obsolete for the purpose of Section 8(4) of the CST Act, 1956. Dealers are cautioned against accepting of the said form for the purpose of trade and the finder of the lost 'C' forms should please return the same to the undersigned. Anyone fraudulently found using the said form will bind himself liable for action in accordance with the provisions of the Central Sales Tax Act, 1956 and the Rules framed thereunder.

ABHISHEK BHAGOTIA,

Commissioner of Taxes, etc.,
Meghalaya, Shillong.

The 8th January, 2015.

No. CTA -63/2011/ 2166.— In pursuance of the provision of Sub-Rule 9 of the Rule 8 of the Central Sales Tax (Meghalaya) Rule 1957, it is hereby notified for general information that the Form 'C' bearing Sl. No. GG0070141 to GG0070142 issued by the Superintendent of Taxes, Circle-II, Shillong was lost from the custody of M/s Shubham Communication, Keating Road, Shillong and are hereby declared invalid and obsolete for the purpose of Section 8(4) of the CST Act, 1956. Dealers are cautioned against accepting of the said forms for the purpose of trade and the finder of the lost 'C' forms should please return the same to the undersigned. Anyone fraudulently found using the said forms will bind himself liable for action in accordance with the provisions of the Central Sales Tax Act, 1956 and the Rules framed thereunder.

ABHISHEK BHAGOTIA,
Commissioner of Taxes, etc.,
Meghalaya, Shillong.